IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE:	
) Bankruptcy No. 19-24929 GLT
Robert L. Johnson)
Regina W. Johnson,) Chapter 13
) Docket No.
Debtors)
)
Robert L. Johnson)
Regina W. Johnson,)
)
Movants)
)
Vs.)
)
Bernard M. Tully, Esquire and Beranrd M.)
Tully, LLC and, Ronda J. Winnecour,)
Trustee,)
)
Respondents)

ORDER EMPLOYING SPECIAL COUNSEL NUNC PRO TUNC

AND NOW, this ____ day of ______, 200__, upon consideration of the *APPLICATION FOR EMPLOYMENT OF SPECIAL COUNSEL FOR DEBTORS NUNC PRO TUNC*, it is hereby ORDERED, ADJUDGED and DECREED as follows:

- 1. The above referenced Application is hereby approved nunc pro tunc as of the date the of the engagement agreement between the Debtor and special counsel.
- 2. Bernard M. Tully, Esquire and Bernard M. Tully, LLC, The Grant Building, Suite 3201, 310 Grant Street, Pittsburgh, PA 15219 is hereby appointed as *Special Counsel* for the Estate/Debtor pursuant to the terms (including compensation terms) described in the Fee Agreement attached to the above referenced Motion/Application for the limited purpose of acting as attorney in connection with the interest of the Estate/Debtor in prosecuting a workers compensation as referenced to in the foregoing Motion/Application, *provided however*, no settlement of any claim is to occur without prior Court Order after notice and hearing.
- 3. Professional persons or entities performing services in the above case are advised that approval of fees for professional services will be based not only on the amount involved and the results accomplished, but other factors as well including: the time and labor reasonably required by counsel, the novelty and difficulty of the issues presented, the skill requisite to perform the legal service properly, the preclusion of other employment due to acceptance of this case, the customary fee, whether the fee is fixed or contingent, the time limitations imposed by the client or the circumstances, the experience, reputation and ability of the attorneys involved, the undesirability of the case, the nature and length of the professional relationship with the client, and, awards in similar cases.

Case 19-24929-GLT Doc 73 Filed 04/24/23 Entered 04/24/23 09:23:58 Desc Main Document Page 2 of 2

4. App	proval of any app	olication for ap	pointment of	counsel in v	which certain	hourly
rates/compensation tern	is are stated for v	arious professio	nals is not an	agreement b	y the Court	to allow
fees at the requested ho	urly rates or comp	ensation terms.	Final comper	nsation, awai	ded only after	er notice
and hearing may be mor	re or less than the	requested hourly	y rates/compen	sation terms	based on app	olication
of the above-mentioned	factors in granting	g approval by Co	ourt Order.			

	5.	Applicant shall serve the within Order on all interested parties and file a certificate
of service.		

Chief Judge Gregory L. Taddonio United States Bankruptcy Court